UNITED STATES COURT OF APPEALS

FILED

FOR THE NINTH CIRCUIT

FEB 14 2019

MOLLY C. DWYER, CLERK U.S. COURT OF APPEALS

THE SHERWIN-WILLIAMS COMPANY, FKA Sherwin-Williams Automotive Finishes Corp.,

Plaintiff-counter-defendant-Appellee,

V.

JB COLLISION SERVICES, INC., DBA El Dorado Collision, DBA J & M Autobody; JJT, INC., DBA John's Collision Center; JOHN TYCZKI, an individual,

Defendants-counter-claimants-Appellants.

No. 16-56566

D.C. Nos. 3:13-cv-01946-LAB-WVG 3:13-cv-01947-LAB-WVG Southern District of California, San Diego

ORDER

THE SHERWIN-WILLIAMS COMPANY, FKA Sherwin-Williams Automotive Finishes Corp.,

Plaintiff-counter-defendant-Appellant,

v.

JB COLLISION SERVICES, INC., DBA El Dorado Collision, DBA J & M Autobody; JJT, INC., DBA John's Collision Center; JOHN TYCZKI, an individual,

Defendants-counterclaimants-Appellees. No. 16-56588

D.C. Nos. 3:13-cv-01946-LAB-WVG 3:13-cv-01947-LAB-WVG Before: D.W. NELSON, CALLAHAN, and OWENS, Circuit Judges.

The parties are requested to confer and inform the Clerk in writing within 14 days whether they accept or decline the offer to proceed to mediation. If the parties opt to mediate, the court will vacate submission and refer the parties to mediation.